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		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
APPLICATION NO.	FILING DATE		LOCKCHAT-1	7071
10/665,913	09/19/2003	Joshua C. Lockwood	· EOCKCIATI I	
10/000,			EXAM	INER
7590 05/17/2005			CHEN, JOSE V	
Curtis L. Harr	ington			
Suite 250			ART UNIT	PAPER NUMBER
6300 State University Drive			3637	
Long Beach, C	CA 90815		DATE MAILED: 05/17/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application N	0.	Applicant(s)	
	•	10/665,913		LOCKWOOD ET AL.	
Office Action Sur	nmary	Examiner		Art Unit	·
•		José V. Chen		3637	
The MAILING DATE of the	ois communication and	pears on the co	ver sheet with the	correspondenc	e address
: - d fan Daniy					
A SHORTENED STATUTORY THE MAILING DATE OF THIS  - Extensions of time may be available unduranter SIX (6) MONTHS from the mailing of the period for reply specified above is I if NO period for reply is specified above, Failure to reply within the set or extended Any reply received by the Office later the earned patent term adjustment. See 37 status  1) Responsive to community.	er the provisions of 37 CFR 1.1 late of this communication. ess than thirty (30) days, a rep the maximum statutory period d period for reply will, by statuting three months after the mailir CFR 1.704(b).	136(a). In no event, h ly within the statutory will apply and will ex, e, cause the applicati ng date of this commu	owever, may a reply be to minimum of thirty (30) de bire SIX (6) MONTHS frow to become ABANDON inication, even if timely fil	imely filed  ays will be considered  in the mailing date of  IFO (35 U.S.C. § 133	i timely. this communication. )).
	Oh\I∨I Thi	ic action is non-	·IIIIai.		
2a) ☐ This action is <b>FINAL</b> .  3) ☐ Since this application is	in condition for allow	ance except for	formal matters, p	prosecution as	to the merits is
3) Since this application is closed in accordance w	ith the practice under	Ex parte Quay	le, 1935 C.D. 11,	453 O.G. 213.	
closed in accordance w	iai aio piaodoo aiiso.	•			
Disposition of Claims					
4) ☐ Claim(s) 2-5 is/are pend 4a) Of the above claim(5) ☐ Claim(s) 1,2,4 and 5 is/6) ☐ Claim(s) 3 is/are reject 7) ☐ Claim(s) is/are constant 8) ☐ Claim(s) are substant Papers  9) ☐ The specification is objuit 10) ☐ The drawing(s) filed on	is/are withor is/are allowed.  ed.  objected to.  oject to restriction and is/are: a) and is/are.	I/or election rec	uirement.	he Examiner.	5(a)
					a 37 CFR 1.121(d).
		rootion is rocillite	a it ine urawiliu(5) i	ODJCCCC CC TO. T-	
Replacement drawing sh 11) The oath or declaration	is objected to by the	Examiner. Not	e the attached Of	HOE MOHOLL OF IT	
Driggity under 35 U.S.C. & 119	•				
12) Acknowledgment is made a) All b) Some * control of the control	Mone of: of the priority docum of the priority docum ertified copies of the particular the international Bu	ents have been ents have been priority docume reau (PCT Rule	n received. n received in Appl nts have been rece e 17.2(a)).	ication No ceived in this N	 ational Stage
Attachment(s)  1) Notice of References Cited (PTC 2) Notice of Draftsperson's Patent 3) Information Disclosure Stateme Paper No(s)/Mail Date 09/19/03	Drawing Review (P10-540 nt(s) (PTO-1449 or PTO/SI	3) B/08)	4) Interview Sun Paper No(s)/N 5) Notice of Info 6) Other:	Mail Date rmal Patent Applic	
U.S. Patent and Trademark Office		ice Action Summa	ıry	Part of Paper I	No./Mail Date 20050511

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### **DETAILED ACTION**

#### Specification

Applicant is reminded of the proper language and format for an abstract of the disclosure.

The abstract should be in narrative form and generally limited to a single paragraph on a separate sheet within the range of 50 to 150 words. It is important that the abstract not exceed 150 words in length since the space provided for the abstract on the computer tape used by the printer is limited. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract should describe the disclosure sufficiently to assist readers in deciding whether there is a need for consulting the full patent text for details.

The language should be clear and concise and should not repeat information given in the title. It should avoid using phrases which can be implied, such as, "The disclosure concerns," "The disclosure defined by this invention," "The disclosure describes," etc.

Note the use of the expression "invention".

#### **Drawings**

The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference characters "93" has both used to designate engagement member (at least on page 12, lines 10, 16) and detent button (at least on page 16, line 17). Further, "97" has been designated for reinforcement member (at least on page 12, line 14) and engagement structures (at least on page 11, line 24). Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New

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Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance. In regard to the discrepancies, the specification should be amended to reflect the correct designations. It appears that this would overcome the drawing deficiencies without amending the claims

## Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claim 3 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The expression "said main support horizontal member" (line 3) has no definite antecedent basis in the claims. It cannot be determined if the structures is the first or second main support horizontal member.

### Allowable Subject Matter

Claims 1, 2, 4, 5 are allowable over the prior art of record.

Claim 3 would be allowable if rewritten or amended to overcome the rejection(s) under 35 U.S.C. 112, 2nd paragraph, set forth in this Office action.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The patents to Lay, Schenker et al, Welch et al, Marker, Jr.,

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Favini, Norstad, Kovacik, Yu, Bissu-Palombo, Volkmer et al, Diffrient, Parker teach structure similar to applicant's.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to José V. Chen whose telephone number is (571)272-6865. The examiner can normally be reached on m-f,m-th 5:30am-3:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lanna Mai can be reached on (571)272-6867. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free)

Jŏse V. Chen Primary Examiner Ant Unit 3637

Chen/jvc 05-11-05

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